

RBS

Mack Truck v. UAW Case # 7-3437

6-15-2011

I, Michael J. Tauber, object to the settlement agreement reached May, 2011. My objection is that I retired on June 29, 2007 with signed **FILED** by the company to cover my medical, dental, and vision plan for the rest of my life. Also my spouse would also have coverage & my life insurance.

Now I as many have lost all of this which really puts an extra financial strain on my budget. Also as I have read Attachments: Settlement Agreement and Exhibits, page 7 Article II, I quote, Mark delivered written notice to the current

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retirees describing its intent to make unilateral changes on or about August 16th, 2007.

With this be the case, I feel that anyone who retired after that date, Aug. 16, 2007, should be the ones that would fall into the new restructuring program.

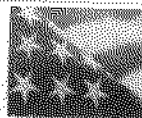
I find it totally unfair to us who worked hard for over 30 years with the company to change the rules after you leave.

You don't change rules in a bill game half way into the game when your team is losing. Look @ all the money wasted. Millions of dollars in the Waynesboro, S.C. plant. Don't move, then closing of that plant.

So, if we look at the big picture,
who waited the most money over the years,
I feel it's not the retiree's prior to Aug. 16,
2007, it is the company should pay for
poor management decisions over the years
of wasteful spending.

Thank you for your time to hear
my concerns.

Yours truly,
Michael John Tauber
UAW 677



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